

Sigmund S. Wissner-Gross  
Kenneth J. Aulet  
**BROWN RUDNICK LLP**  
7 Times Square  
New York, NY 11106  
Telephone: (212) 209-4800

Stephen A. Best (*pro hac vice* pending)  
Rachel O. Wolkinson (*pro hac vice* pending)  
**BROWN RUDNICK LLP**  
601 Thirteenth Street NW Suite 600  
Washington, D.C. 20005  
Tel: 202-536-1700

*Counsel to Mark Cuban and Dallas Basketball  
Limited, d/b/a Dallas Mavericks*

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

In re:

VOYAGER DIGITAL HOLDINGS, INC., *et al.*,  
Debtors.

Chapter 11

Case No. 22-10943 (MEW)  
(Jointly Administered)

VOYAGER DIGITAL HOLDINGS, INC., *et al.*,

Plaintiffs,

Adv. Pro. No. 22-01138 (MEW)

v.  
PIERCE ROBERTSON, *et al.*,

Defendants.

**JOINDER OF MARK CUBAN AND THE DALLAS BASKETBALL LIMITED D/B/A/  
DALLAS MAVERICKS IN THE DEBTORS' MOTION TO EXTEND THE  
AUTOMATIC STAY OR, IN THE ALTERNATIVE, FOR INJUNCTIVE RELIEF  
ENJOINING PROSECUTION OF CERTAIN PENDING LITIGATION**

Brown Rudnick LLP, on behalf of Mark Cuban and Dallas Basketball Limited d/b/a Dallas Mavericks (the “Dallas Mavericks”), hereby submits this joinder (“Joinder”) to the Debtors’

Motion to Extend the Automatic Stay or, in the Alternative, for Injunctive Relief Enjoining Prosecution of Certain Pending Litigation (“Motion”), dated August 22, 2022 (Dkt. No. 2), filed by Kirkland & Ellis LLP on behalf of the Debtors and Debtors in Possession.

**JOINDER**

Mark Cuban and the Dallas Mavericks, along with Stephen Ehrlich, the Debtors’ CEO and co-founder, have been named as defendants in the *Robertson* suit (as defined in the Motion). Mark Cuban and the Dallas Mavericks hereby join the Motion, and for the reasons stated in the Motion, Mark Cuban and the Dallas Mavericks respectfully request that the Court extend the automatic stay to *Robertson*, grant the Motion, and enter the proposed order that was filed with the Motion. This Joinder is without prejudice to all of Mr. Cuban’s and Dallas Basketball Limited’s rights and defenses with respect to the *Robertson* action, which are expressly reserved.

Mark Cuban and the Dallas Mavericks reserve the right to supplement this Joinder and to appear and be heard at any hearing to consider approval of the Motion.

Dated: August 26, 2022  
New York, New York

Respectfully submitted,  
/s/ Sigmund S. Wissner-Gross  
Sigmund S. Wissner-Gross  
Kenneth J. Aulet  
**BROWN RUDNICK LLP**  
Seven Times Square  
New York, New York 10036  
Tel: 212-209-4800  
swissner-gross@brownrudnick.com  
kaulet@brownrudnick.com

Stephen A. Best (*pro hac vice* pending)  
Rachel O. Wolkinson (*pro hac vice* pending)  
**BROWN RUDNICK LLP**  
601 Thirteenth Street NW Suite 600  
Washington, D.C. 20005  
Tel: 202-536-1700

sbest@brownrudnick.com  
rwolkinson@brownrudnick.com

*Counsel to Mark Cuban and Dallas  
Basketball Limited, d/b/a Dallas Mavericks*